1 2 3 4 5 6	Matthew B. Lehr (Bar No. 213139) Diem-Suong T. Nguyen (Bar No. 237557) David J. Lisson (Bar No. 250994) Chung G. Suh (Bar No. 244889) Jeremy Brodsky (Bar No. 257674) DAVIS POLK & WARDWELL LLP 1600 El Camino Real Menlo Park, California 94025 Telephone: (650) 752-2000 Facsimile: (650) 752-2111 Attorneys for Plaintiff	
7 8	Tyco Healthcare Group LP d/b/a VNUS Medical Technologies	
9	[Additional counsel on signature page]	
10	UNITED STATES	DISTRICT COURT
11	FOR THE NORTHERN D	DISTRICT OF CALIFORNIA
12	SAN FRANCI	ISCO DIVISION
13	TYCO HEALTHCARE GROUP LP d/b/a VNUS MEDICAL TECHNOLOGIES,	LEAD CASE NO. C08-03129 MMC
14	Plaintiff,	( ) CASE NO. C08-03129 MMC )
15	v.	STIPULATION AND [PROPOSED] ORDER TO CONTINUE STATUS
16	BIOLITEC, INC.,	CONFERENCE; JOINT CASE MANAGEMENT STATEMENT
17	Defendant.	) AND ORDER THEREON
18 19		) ) ) Judge: The Honorable Maxine M. Chesney
20		) Date: August 26, 2011 ) Time: 10:30 a.m.
21	TYCO HEALTHCARE GROUP LP d/b/a	CASE NO. C08-04234 MMC
22	VNUS MEDICAL TECHNOLOGIES,	(consolidated with C08-03129 MMC)
23	Plaintiff,	) )
24	V.	) )
25	TOTAL VEIN SOLUTIONS, LLC d/b/a TOTAL VEIN SYSTEMS,	) )
26	Defendant.	) )
27		) )
28		·

1	WHEREAS there is a further telephonic status conference currently scheduled in the above		
2	captioned matter for August 26, 2011 at 10:30 a.m.;		
3	WHEREAS, aside from Plaintiff's pending motion for summary judgment of inequitable		
4	conduct, which Defendants have opposed, the parties have no update for the Court since the filing		
5	of the last joint case management statement on June 10, 2011;		
6	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED between the		
7	undersigned parties, subject to approval of the Court, that—in light of the present status of the case		
8	and to conserve the resources of the parties and the Court:		
9	1) The status conference currently scheduled for August 26, 2011 be continued to the		
10	September 9, 2011 hearing date on Plaintiff's motion or such other time as ordered by the Court;		
11	and		
12	2) Counsel will appear at the conference telephonically.		
13			
14			
15	Dated: August 19, 2011 Respectfully Submitted,		
16	ATTORNEYS FOR PLAINTIFF		
17	TYCO HEALTHCARE GROUP LP d/b/a VNUS MEDICAL TECHNOLOGIES		
18			
19	By: /s/ Matthew B. Lehr Matthew B. Lehr (Bar No. 213139)		
20	Diem-Suong T. Nguyen (Bar No. 237557) David J. Lisson (Bar No. 250994)		
21	Chung G. Suh (Bar No. 244889) Jeremy Brodsky (Bar No. 257674)		
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25	nguyen@dpw.com dlisson@dpw.com		
26	gsuh@dpw.com jbrodsky@dpw.com		
27			
28			

1	Dated: August 19, 2011	ATTORNEYS FOR DEFENDANT BIOLITEC, INC.
2	Butou. Trugust 19, 2011	ATTORIVETOTOR BEFERENCE BIOEFFE, INC.
		By: /s/ Michael N. Rader
3   4		Michael N. Rader (pro hac vice) Allen S. Rugg (pro hac vice) Charles T. Steenburg (pro hac vice)
5		WOLF, GREENFIELD & SACKS, P.C.
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7		(617) 646-8000/(617) 646-8646 malbert@wolfgreenfield.com
8		mrader@wolfgreenfield.com csteenburg@wolfgreenfield.com
9	Dated: August 19, 2011	ATTORNEYS FOR DEFENDANT TOTAL VEIN SOLUTIONS, LLC d/b/a TOTAL VEIN SYSTEMS
10		
11		By: /s/ John Karl Buche John Karl Buche (SBN 239477)
12		Sean M. Sullivan (SBN 254372) BUCHE & ASSOCIATES, P.C.
13		875 Prospect, Suite 305
14		La Jolla, CA 92037 (858) 459-9111/(858) 459-9120 (fax)
15		jbuche@buchelaw.com ssullivan@buchelaw.com
16		Dwayne L. Mason ( <i>pro hac vice</i> ) GREENBERG TRAURIG LLP
17		1000 Louisiana Street
18		Suite 1700 Houston, TX 77002
19		(713) 374-3500 / (713) 374-3505 (fax) masondl@gtlaw.com
20	Pursuant to General Order No. 45, I hereby attest that I have concurrence to file this joint	
21	statement from all parties whose signatures are indicated by a "conformed" signature (/s/) within	
22	this e-filed document.	
23		/s/ Chung G. Suh
24		Chung G. Suh
25	PURSUANT TO STIPULATION, IT IS SO ORDERED. Specifically, the Case Management	
26	Conference is CONTINUED from August 26, 2011 to October 21, 2011, at 10:30 a.m.; all counsel shall appear telephonically on October 21, 2011.	
27	Dated: August 22	, 2011 Maline M. Chelsey
28		The Honorable Maxine M. Chesne United States District Judge
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